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10/020,701	12/12/2001	Wah Yiu Kwong	ITL.0681US (P12999)	9547
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1616 S. VOSS	ROAD, SUITE 750		BAUM, RONALD	
HOUSTON, T	'X 77057-2631		ART UNIT	PAPER NUMBER
			2439	
			MAIL DATE	DELIVERY MODE
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)	
10/020,701	KWONG ET AL.	
Examiner	Art Unit	
RONALD BAUM	2439	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,

- WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.
- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a repty be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.

application from the Inter		mmary (PTO-413) Mail Date Gravial Patient - Application
application from the Inter * See the attached detailed Office Attachment(s)	4) ☐ Interview Su	mmary (PTO-413)
application from the Inter * See the attached detailed Office	action for a list of the certified copies not r	eceived.
application from the Inter	action for a list of the certified copies not re	eceived.
application from the Inter		
	rnational Bureau (PCT Rule 17.2(a)).	
	opies of the priority documents have been r	eceived in this National Stage
Certified copies of the pri	riority documents have been received in Ap	
 Certified copies of the pri 	riority documents have been received.	
a) ☐ All b) ☐ Some * c) ☐ None		- 1,1,1
12) Acknowledgment is made of a c	claim for foreign priority under 35 U.S.C. §	119(a)-(d) or (f).
Priority under 35 U.S.C. § 119		
11)☐ The oath or declaration is object	cted to by the Examiner. Note the attached	Office Action or form PTO-152.
	cluding the correction is required if the drawing(s	
	y objection to the drawing(s) be held in abeyand	
·— · ·	s/are: a) accepted or b) objected to b	v the Examiner.
9)☐ The specification is objected to I	by the Evaminer	
Application Papers		
8) Claim(s) are subject to re	restriction and/or election requirement.	
7) Claim(s) is/are objected		
6) Claim(s) <u>1, 3-11 and 13-20</u> is/ai		
5) Claim(s) is/are allowed.		
4) ☐ Claim(s) <u>1,3-11 and 13-20</u> is/ar	re pending in the application is/are withdrawn from consideration.	
·		
Disposition of Claims	•	
	practice under Ex parte Quayle, 1935 C.D.	* *
3) Since this application is in cond	dition for allowance except for formal matte	rs. prosecution as to the merits is
	(s) filed on <u>14 July 2009</u> . 2b) ☐ This action is non-final.	
2a) ☐ This action is FINAL.	(-) 51- 4 44 leds 0000	
1) Responsive to communication(s		
·= '	04(D).	

DETAILED ACTION

- 1. This action is in reply to applicant's correspondence of 14 July 2009.
- Claims 1, 3-11 and 13-20 are pending for examination.
- Claims 1, 3-11 and 13-20 remain rejected.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A present may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matters ought to be presented and the prior at are such that the subject matters as whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentibility skall not be negatived by the manner in which the invention was made.
- Claims 1, 3-11 and 13-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Clough et al, U.S. Patent No. 5,379,057 and further in view of Ultimaco Safeware AG, 'SafeGuard Easy', Ultimaco Safeware AG, 08/2000, entire document,

http://web.archive.org/web/20000301132302/www.utimaco.de/english/index1.htm ('Ultimaco').

It is noted that Clough et al, does not disclose the specific use of a pre-boot authentication/security application per se as an installable application to perform the fundamental computer access control functions insofar as security/system use authorization for multiple users is concerned. However, the examiner asserts that it would have been obvious to one ordinary skill in the art at the time the invention was made for a portable computer system of Clough et al to require controlled access by users, especially in the case of a portable (i.e., legitimately or illegitimately removable for access thereof), via the installation of the Ultimaco 'SafeGuard Easy' pre operating system access control application.

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Such motivation to combine would be obvious in light of the Ultimaco inventive concept is clearly directed to at least a standard system/PC product environment (i.e., MS Windows TM), where standard system/PC products that are portable and used by multiple users/applications would clearly required controlled access to the system resources (i.e., the Ultimaco 'SafeGuard Easy' encrypts/secures the hard drive for subsequent decryption/access during the operating system boot process).

A recitation directed to the manner in which a claimed apparatus is intended to be used does not distinguish the claimed apparatus from the prior art if prior art has the capability to do so (See MPEP 2114 and Ex Parte Masham, 2 USPQ2d 1647 (1987).

Prior Art's Broad Disclosure vs. Preferred Embodiments

As concerning the scope of applicability of cited references used in any art rejections below, as per MPEP § 2123, subsection R.5. Rejection Over Prior Art's Broad Disclosure Instead of Preferred Embodiments:

L. PATENTS ARE RELEVANT AS PRIOR ART FOR ALL THEY CONTAIN "The use of patents as references is not limited to what the patentess describe as beinr own inventions to to the problems with which they are concensed. They are part of the literature of the art, relevant for all they contain." In re Heck, 699 F.2d 1331, 1332-33, 216 USPQ 1038, 1039 (Fed. Cir. 1933) (quoting. In re Lemelson, 397 F.2d 1006, 1009, 158 USPQ 275, 277 CCPA 1968)). A reference may be relied upon for all that it would have reasonably suggested to one having ordinary skill the art, including nonpreferred embodiments. Meric & Co. v. Biocent Laboratories, 574 F.2d 894, 10 USPQ2d 1843 (Fed. Cir.) 2005/reference disclosing optional inclusion of a particular component teaches compositions that both do and do not contain that componently that they for a translational translation of a particular component teaches compositions that both do and do not contain that componently that they for a translational translation is constructed to the content of anticipation and obviousness, respectively.

In. NONPREFERRID AND ALTERNATIVE EMBODIMENTS CONSTITUTE PRIOR ART
In. NONPREFERRID AND ALTERNATIVE EMBODIMENTS CONSTITUTE PRIOR ART
Stasis, 440 F2.44 +21, 709 USPQ-12-25 (CCPA 1971). "A known or obvious composition does not become patentable simply because it has been described as somewhat inferior to some other product for the same use." In re Gurley, 27 F.2d 531, 554, 31 USPQ2d 1130, 1132 (Fed. Cr. 1994). "Turthermore," [Hip prior art's mere disclosure of more than one alternative does not constitute a teaching away from any of those affermatives because such disclosure does not criticize, discredit, or otherwise discourage the solution claimed...." In re Fulton, 391 F.3d 1195, 1201, 73 USPQ2d 1141, 1146 (Fed. Cr. 2004).

Clough et al generally teaches and suggests (i.e., Abstract, figures 1-14 and associated descriptions in general) the limitations set forth in the claims below.

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As per claim 1; "A method comprising:

receiving a password through

a graphical user interface [figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, whereas the portable integrated computer system with associated touch screen, software configurable keyboard, optional memory configurations, installable applications (e.g., downloadable or external memory transferable) etc., comprising a microprocessor based controller and associated integrated peripheral logic/circuitry (e.g., video graphic components) generates the Ultimaco 'SafeGuard Easy' GUI that controls the user authentication process (i.e., 'receiving a password through ... '), insofar as the associated bootable controlling software/operating system is powered up, encompassing the claimed limitations, as broadly interpreted by the examiner.]; after receiving said password,

comparing said password to

stored information using

a graphic controller [figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, whereas the portable integrated computer system with associated touch screen, software configurable keyboard, optional memory configurations, installable applications, etc., comprising a microprocessor based controller and associated integrated peripheral logic/circuitry (e.g., video graphic components 'a graphic controller') generates the Ultimaco 'SafeGuard Easy' GUI that controls the (pre-boot)

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user authentication process (i.e., 'receiving ... comparing ... said
password ... stored information using ... graphic controller'), insofar as
the associated bootable controlling software/operating system is powered
up, encompassing the claimed limitations, as broadly interpreted by the
examiner.]; and

booting an operating system after

comparing said password to

stored information [figures 1-5 and accompanying descriptions, col.

1, lines 59-col. 4, line 3, whereas the system Ultimaco 'SafeGuard Easy' controls
the user authentication process (i.e., 'booting ... after comparing ... '), insofar as
the associated bootable controlling software/operating system is subsequently
booted, encompassing the claimed limitations, as broadly interpreted by the
examiner.].".

Further, as per claim 11, this claim is the embodied method software for the method claim 1 above, and is rejected for the same reasons provided for the claim 1 rejection.

 Claim 3 additionally recites the limitation that; "The method of claim 1 including generating said graphical user interface

using said graphics controller.".

The teachings of Clough et al are directed towards such limitations (i.e., figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, whereas the system touch screen,

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associated integrated peripheral logic/circuitry (e.g., video graphic components encompassing the 'graphics controller' as an integrated component (i.e., on the main circuit board)) generates the Ultimaco 'SafeGuard Easy' GUI that controls the user authentication process, insofar as the associated bootable controlling software/operating system is powered up, encompassing the claimed limitations, as broadly interpreted by the examiner.).

Further, as per claim 13, this claim is the embodied method software for the method claim 3 above, and is rejected for the same reasons provided for the claim 3 rejection.

 Claim 4 additionally recites the limitation that; "The method of claim 3 including storing information for

generating said graphical user interface on an option memory.".

The teachings of Clough et al are directed towards such limitations (i.e., figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, whereas the system touch screen, associated integrated peripheral logic/circuitry (e.g., video graphic components encompassing the 'graphics controller' as an integrated component (i.e., on the main circuit board)) generates the Ultimaco 'SafeGuard Easy' GUI that controls the user authentication process, insofar as the integrated associated memory (e.g., system RAM, graphic controller registers and associated memory, etc.,) and peripheral memory (e.g., floppy, RAM sticks, memory cards, etc.,), encompasses the claimed limitations, as broadly interpreted by the examiner.).

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Further, as per claim 14, this claim is the embodied method software for the method claim 4 above, and is rejected for the same reasons provided for the claim 4 rejection.

 Claim 5 additionally recites the limitation that; "The method of claim 3 including using boot code running on a graphics controller to

generate the graphical user interface.".

The teachings of Clough et al are directed towards such limitations (i.e., figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, whereas the system touch screen, associated integrated peripheral logic/circuitry (e.g., video graphic components encompassing the 'graphics controller' as an integrated component (i.e., on the main circuit board)) generates the Ultimaco 'SafeGuard Easy' GUI that controls the user authentication process, insofar as the video graphic components, main circuit board with associated processor/program memory that controls the video graphic components, encompasses the claimed limitations, as broadly interpreted by the examiner.).

Further, as per claim 15, this claim is the embodied method software for the method claim 5 above, and is rejected for the same reasons provided for the claim 5 rejection.

 Claim 6 additionally recites the limitation that; "The method of claim 3 wherein generating a graphical user interface includes

> generating a graphical user interface to enable the user to input said password.".

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The teachings of Clough et al are directed towards such limitations (i.e., figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, whereas the system touch screen, associated integrated peripheral logic/circuitry generates the Ultimaco 'SafeGuard Easy' GUI that controls the user authentication process ('generating a graphical user interface ... user to input a password ...'), encompassing the claimed limitations, as broadly interpreted by the examiner.).

Further, as per claim 16, this claim is the embodied method software for the method claim 6 above, and is rejected for the same reasons provided for the claim 6 rejection.

 Claim 7 additionally recites the limitation that; "The method of claim 6 wherein generating a graphical user interface includes

generating an on-screen keyboard.".

The teachings of Clough et al are directed towards such limitations (i.e., figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, and more particularly col. 2,lines 15-23, 53-63, whereas the system touch screen, associated integrated peripheral logic/circuitry generates the Ultimaco 'SafeGuard Easy' GUI that controls the user authentication process ('generating a graphical user interface ... generating an on-screen keyboard '), encompassing the claimed limitations, as broadly interpreted by the examiner.).

Further, as per claim 17, this claim is the embodied method software for the method claim 7 above, and is rejected for the same reasons provided for the claim 7 rejection.

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 Claim 8 additionally recites the limitation that; "The method of claim 1 including receiving inputs from the user

through the graphical user interface

without a keyboard.".

The teachings of Clough et al are directed towards such limitations (i.e., figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, and more particularly col. 2,lines 15-23, 53-63, whereas the system touch screen, associated integrated peripheral logic/circuitry generates the Ultimaco 'SafeGuard Easy' GUI that controls the user authentication process (' receiving inputs from the user ... without a keyboard '), encompassing the claimed limitations, as broadly interpreted by the examiner.).

Further, as per claim 18, this claim is the embodied method software for the method claim 8 above, and is rejected for the same reasons provided for the claim 8 rejection;

 Claim 9 additionally recites the limitation that; "The method of claim 1 including authenticating a user and

allowing the operating system to boot if

the user has been authenticated.".

The teachings of Clough et al are directed towards such limitations (i.e., figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, whereas the system Ultimaco 'SafeGuard Easy' controls the user authentication process ('... authenticating a user ...'), insofar as the associated bootable controlling software/operating system is subsequently booted ('...

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allowing the operating system to boot if ...'), encompassing the claimed limitations, as broadly interpreted by the examiner.).

Further, as per claim 19, this claim is the embodied method software for the method claim 9 above, and is rejected for the same reasons provided for the claim 9 rejection.

13. Claim 10 *additionally recites* the limitation that; "The method of claim 9 including

receiving a password entered

without a keyboard

using the graphical user interface.".

The teachings of Clough et al are directed towards such limitations (i.e., figures 1-5 and accompanying descriptions, col. 1,lines 59-col. 4,line 3, and more particularly col. 2,lines 15-23, 53-63, whereas the system touch screen, associated integrated peripheral logic/circuitry generates the Ultimaco 'SafeGuard Easy' GUI that controls the user authentication process ('receiving a password entered ... without a keyboard ... using the graphical user interface '), encompassing the claimed limitations, as broadly interpreted by the examiner.).

Further, as per claim 20, this claim is the embodied method software for the method claim 10 above, and is rejected for the same reasons provided for the claim 10 rejection.

Response to Arguments

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14. As per applicant's argument concerning the lack of the various teachings by Clough et al and Ultimaco, dealing with the lack of GUI functions prior to operating system boot ('... the pertinent timeframe ...'), the examiner has fully considered in this response to amendment; the arguments, and finds them not to be persuasive.

At the very least, since the Clough et al computer is a general-purpose configurable, keyboard-less computer using a touch screen display (e.g., Abstract), and is typically configurable with known (i.e., industry standard, commercially available) operating systems (OS) such as MS-DOS (e.g., col. 7,lines 24-45); and such configurations comprise pre-boot setup (e.g., hit the DEL or a specific function key during power-up prior to the OS booting to go to an interactive setup screen) of the various hardware components particular to any given computer (e.g., which drive to subsequently boot from, serial port configuration, memory speed aspects, etc.,) compatible with said MS-DOS operating system via a GUI display used to configure said various hardware components (i.e., the default input/output, such as the touch screen display in the case of the Clough et al computer), therefore the references would be applicable in the rejection, such that the rejection support references collectively encompass the said claim limitations in their entirety.

15. As per applicant's argument concerning the lack of the various teachings by Clough et al and Ultimaco, dealing with the graphics controller actually performing the comparison, the examiner has fully considered in this response to amendment; the arguments, and finds them not to be persuasive.

At the very least, the claim language does not mention that the comparison is performed by the graphic controller/processor; just that the graphic controller/processor (of which said controller/processor is an integral part of the Clough et al computer; irrespective of trusted platform configuration issues) is a part of the comparison aspect (i.e., the graphical user interface is clearly used for 'receiving a password thru a graphical user interface 'after the Ultimaco Safeguard Easy has been installed, and configured, prior to use during a subsequent power-up), as broadly interpreted by the examiner, and would therefore be applicable in the rejection, such that the rejection support references collectively encompass the said claim limitations in their entirety.

 THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Conclusion

17. Any inquiry concerning this communication or earlier communications from examiner should be directed to Ronald Baum, whose telephone number is (571) 272-3861, and whose unofficial Fax number is (571) 273-3861 and unofficial email is Ronald.baum@uspto.gov. The examiner can normally be reached Monday through Thursday from 8:00 AM to 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edan Orgad, can be reached at (571) 272-7884. The Fax number for the organization where this application is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. For more information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ronald Baum

Patent Examiner

/R. B./

Examiner, Art Unit 2439

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Supervisory Patent Examiner, Art Unit 2439